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DEBORAH T. PORITZ ATTORNEY GENERAL OF NEW JERSEY Attorney for Plaintiffs

WITH TEE COURT

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By: Joan D. Gelber

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ARTHUR I LESEMANN J.S.Q.

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SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION - BERGEN COUNTY DOCKET NO. C - 225-96

DEBORAH T. PORITZ, ATTORNEY GENERAL and BOARD OF PSYCHOLOGICAL EXAMINERS Plaintiffs,

v.

CARL H. LICHTMAN, Ed.D., Defendant.

Civil Action

) FINAL ORDER AND JUDGMENT, ) AND PERMANENT INJUNCTION

This matter was presented to the Superior Court, Chancery Division, by the Attorney General of New Jersey by Joan D. Gelber, Deputy Attorney General, by way of verified Complaint alleging the unlicensed practice of psychology in this State by defendant in violation of N.J.S.A. 45:14B-1 et seq. and violation of the Consumer Fraud Act, N.J.S.A. 56:8-1 et seq.

)

Defendant is represented by Richard H. Weiner, Esq., Aronsohn & Weiner, and has been served with a copy of the Complaint. Defendant represents that he has duly considered the allegations and is aware of his right to defend against the charges.

The parties have determined to consent to the form and entry of the within Order.

Notwithstanding the provisions of N.J.S.A. 45:14B-25, defendant has represented that he shall not seek to reinstate his revoked license at any time in the future. He has agreed to the entry of the within Order with the Division of Law of the State of New Jersey and with the Board of Psychological Examiners, and he shall comply with the terms of the agreement herein. For good cause shown,

IT IS, THEREFORE, on this 27 day of June 1996
ORDERED that Judgment shall be entered as follows:

- 1. Defendant shall pay costs of \$1,060 to the New Jersey State Board of Psychological Examiners.
- 2. Defendant shall deliver to the Board separate payments of full restitution payable to the patients identified herein as B.Q. and J.Q. (\$1,700), L.H. (\$1,080), L.N. (\$2,600), J.R. and B.R. (\$.2,000), W.D. and O.D. (\$420.00), and C.K. (\$1,225), totalling \$9,025.00. The full identity of each said patient has been made known to defendant as set forth on a confidential list on file with the Board.
- 3. Carl H. Lichtman shall pay a penalty of \$20,000 to the State Board of Psychological Examiners, pursuant to N.J.S.A. 45:1-25 and N.J.S.A. 56:8-13.
- 4. Carl H. Lichtman shall first pay all reimbursements, and then the penalty and costs in a separate payment. Each payment shall be made by certified check or money order payable to the appropriate designee. Reimbursements to patients shall be paid in full no later than July 1, 1996; penalty and costs shall be paid in full no later than September 1, 1996.

- 5. Carl H. Lichtman shall be and hereby is permanently enjoined from engaging in the practice of psychology in any setting including any setting otherwise exempted from the requirements for licensed practitioners in the State of New Jersey. He shall not offer or undertake by any means to render professional psychological services as defined in N.J.S.A. 45:14B-2 in this State. He is permanently enjoined from representing himself to be a licensed practicing psychologist, from using a title or description including the term "psychology" or any of its derivatives such as "psychologist" or "psychological" or modifiers such as "practicing" or "certified" in a manner which would imply that he is licensed under this Act, and from offering to practice or practicing psychology as defined in N.J.S.A. 45:14B-1 et seg., whether for a fee or otherwise, within the State of New Jersey, and he is ineligible to practice under any exemptions otherwise available pursuant to that statute. He is permanently enjoined from engaging in any conduct as set forth in the Verified Complaint as violative of N.J.S.A. 56:8-1 et seg.
- 6. In the event that it is discovered that the sworn statement provided by defendant during investigative inquiry on June 11, 1996 to the Attorney General acting on behalf of the State Board of Psychological Examiners, which statement purports to include all persons to whom defendant provided psychological services after October 16, 1995 and which statement purports to identify all payments made by such persons or by others on their behalf for services rendered after October 16, 1995, is found to be inaccurate or incomplete, or in the

event that defendant fails to timely and completely satisfy the assessment for penalty, costs and reimbursement, defendant shall be liable to be found in contempt of court and/or liable to all remedies at law or equity which shall be available to plaintiffs or third party beneficiaries of this Order.

7. This Order is intended to resolve any and all issues arising in connection with those allegations made on behalf of the Attorney General and the Board of Psychological Examiners as set forth in the Complaint as to the specific patients identified to plaintiffs and defendant herein. The entry of this Order shall not limit the authority of the Attorney General or of any other person or agency to initiate any further action permitted by law in any court of competent jurisdiction in connection with any other matters unrelated to the allegations set forth herein as to these specific patients.

Arthur J./Leseman, J.S.C.

I do hereby certify that the foregoing is a true copy of the original certificate as filed in my office

1. Roucite

Deputy Clerk of the Superior Court

I have read the within Order and understand its terms. I agree to the entry of this Order and to be bound by its terms.

Carl H. Lichtman, Ed.D.

Witness:

Richard H. Weiner, Esq. Counsel for Dr. Lichtman

NEW JERSEY STATE BOARD OF PSYCHOLOGICAL EXAMINERS

: theneth Brought

Vice-Chair

Chair, pro tempore

DEBORAH T. PORITZ

ATTORNEY GENERAL OF NEW JERSEY

Min D. Gelber

Deputy Attorney General